IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

1) VIDEO GAMING TECHNOLOGIES, INC.,)
Plaintiff,))
v.) Case No. 4:17-cv-00454-GKF-JFJ
1) CASTLE HILL STUDIOS LLC)
(d/b/a CASTLE HILL GAMING);)
2) CASTLE HILL HOLDING LLC)
(d/b/a CASTLE HILL GAMING); and)
3) IRONWORKS DEVELOPMENT, LLC)
(d/b/a CASTLE HILL GAMING))
)
Defendants.)

PLAINTIFF'S RESPONSE TO DEFENDANTS' MOTION IN LIMINE TO EXCLUDE EVIDENCE RELATING TO A CERTAIN ALGORITHM

Defendants Castle Hill Studios LLC, Castle Hill Holdings LLC, and Ironworks

Development LLC's (collectively, "CHG") Motion *in Limine* to Exclude Evidence Relating to a

Certain Algorithm (Dkt. 156, "Motion") is moot. The Motion requests that a particular trade
secret claim be tried to the Court instead of the jury. Mot. at 1. This relief is no longer necessary
in light of the Court granting Defendants' Motion to Strike Jury Demand, Dkt. 201, which

Plaintiff Video Gaming Technologies, Inc. ("VGT") did not oppose. *See* Dkt. 202.

This Response is not an admission of any facts stated in the Motion, nor does it constitute agreement with any legal arguments made in the Motion. VGT does not believe an explanation of any disagreement with the facts or arguments made in the Motion is warranted in light of the Motion's mootness.

For the foregoing reasons, CHG's Motion should be denied as moot.

November 15, 2018

Respectfully submitted,

/s/ Gary M. Rubman

Graydon Dean Luthey, Jr., OBA No. 5568

GABLE GOTWALS

1100 ONEOK Plaza

100 West Fifth Street

Tulsa, OK 74103-4217

Telephone: (918) 595-4821

Facsimile: (918) 595-4990

dluthey@gablelaw.com

Gary M. Rubman

Peter A. Swanson

Michael S. Sawyer

Rebecca B. Dalton

COVINGTON & BURLING LLP

One CityCenter

850 Tenth Street, NW

Washington, D.C. 20001-4956

Telephone: (202) 662-6000

Facsimile: (202) 778-5465

grubman@cov.com

pswanson@cov.com

msawyer@cov.com

rdalton@cov.com

(admitted pro hac vice)

Neil K. Roman

COVINGTON & BURLING LLP

The New York Times Building

620 Eighth Avenue

New York, NY 10018-1405

Telephone: (212) 841-1221

Facsimile: (212) 841-1010

nroman@cov.com

(admitted pro hac vice)

Counsel for Video Gaming Technologies, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on November 15, 2018, I filed an unredacted version of the foregoing Plaintiff's Response to Defendants' Motion in Limine to Exclude Evidence Relating to a Certain Algorithm via ECF, which caused service to be effected on the following counsel for

Defendants:

Robert C. Gill Thomas S. Schaufelberger Matthew J. Antonelli SAUL EWING ARNSTEIN & LEHR, LLP 1919 Pennsylvania Avenue, NW, Suite 550 Washington, D.C. 20006 (202) 295-6605 (202) 295-6705 (facsimile) robert.gill@saul.com tschauf@saul.com matt.antonelli@saul.com

Sherry H. Flax SAUL EWING ARNSTEIN & LEHR, LLP 500 E. Pratt Street, Suite 900 Baltimore, Maryland 21202 (410) 332-8764 (410) 332-8785 (facsimile) sherry.flax@saul.com

James C. Hodges, OBA 4254 JAMES C. HODGES, PC 2622 East 21st Street, Suite 4 Tulsa, OK 74114 Telephone: (918) 779-7078 JHodges@HodgesLC.Com

Duane H. Zobrist Jonathan S. Jacobs ZOBRIST LAW GROUP PLLC 1900 Arlington Blvd. Suite B Charlottesville, VA 22903 Telephone: (434) 658-6400 dzobrist@zoblaw.com jjacobs@zoblaw.com

Attorneys for Defendants

/s/ Gary M. Rubman